

510(k) Summary

Submitter: Edwards Lifesciences LLC

MAR 13 2013

Contact Person: Karen Jones, Senior Manager, Regulatory Affairs
12050 Lone Peak Pkwy
Draper, UT 84020
(801) 565-6231

Date Prepared: October 31, 2012

Trade Name: Edwards Lifesciences® Aortic Perfusion Cannulae

Classification Name: Catheter, Cannula and Tubing, Vascular, Cardiopulmonary
Bypass

21 CFR Part 870.4210, Product Code DWF, Class II

Predicate Device: K831769 - Aortic Perfusion Cannulae
K033463 - Aortic Perfusion Pediatric Cannulae

Device Description:

Edwards Aortic Perfusion Cannulae are sterile, non-pyrogenic, single-use cannulae made of flexible and non-flexible polymeric materials. They are intended for perfusion of the ascending aorta during cardiopulmonary bypass procedures.

Edwards' Aortic Perfusion Cannulae are available in a range of sizes with a variety of tip and hole configurations, including straight, angled, stainless steel, and plastic tips. They terminate in a connector or connector acceptance of 3/8" (9.5 mm) or 1/4" (6.3 mm), and are available in non-wire-reinforced and stainless steel wire-reinforced configurations to help prevent kinking and twisting of the cannulae. Edwards Aortic Perfusion Cannulae are also available with Duraflo™ coating.

Indications for Use:

Aortic perfusion cannulae are Intended for perfusion of the aorta during short-term (≤ 6 hours) cardiopulmonary bypass procedures.

Aortic Perfusion Cannulae may be used in pediatric or adult populations based on the flow rate requirements and individual patient anatomy. Please consult labeling to determine pressure drop related to flow rates.

Extracorporeal circuit components with a Duraflo coating are intended for use in cardiopulmonary surgery when a heparin coated blood path is desired.

Comparative Analysis:

The Aortic Perfusion Cannulae have the same fundamental scientific technology and principles of operation as the predicate devices. Minor differences in features relate to customer reference rather than the clinical performance of the device. The product range of sizes now includes 6 to 24 French and 6 to 14.8 inches in length. Tips are open or slotted; straight, bent or curved; metal or plastic. Devices have vent caps or vent plugs, connectors or standard acceptance for connecting to the circuit. Several models are offered with a heparin coating. It has been demonstrated that the subject Aortic Perfusion Cannulae are comparable to the predicate devices in fundamental scientific technology, material types, principles of operation, and functional performance evaluations. No new issues of safety or efficacy have been raised. Additionally, the polymeric material formulations in the devices have evolved, but material types remain the same as those originally cleared in predicate submissions. All configurations may be considered for pediatric use based on the physical needs of the pediatric patient.

Non Clinical Testing:

Bench and laboratory testing was performed and assures that the product meets its specifications per the table below. The performance testing met the acceptance criteria.

Testing	Criteria
Sterility	Per ISO11135-1, Sterilization of health care products – Ethylene oxide - Part 1:
Ethylene oxide sterilization residuals	ISO 10993-7, Biological evaluation of medical devices - Part 7:
Biocompatibility	Per ISO 10993-1 for External communicating device, direct circulating blood path, duration \leq 24 hours.
Conical Fittings	Fittings must be compatible with standard connections.
Assembly Leak	Pressure drop must meet minimum requirement.
Kink	The cannulae shall not kink at a pre-determined diameter.
Cannula Crush	Cannula shall not crush when a pre-determined compression is applied.
Tip Crush	Distal tip of cannula shall withstand a minimum weight without cracking or breaking
Vent Plug Crush	Must withstand pre-determined compressive force without breaking or crumbling
Cap Removal Force	Removal force meets a pre-determined axial force
Corrosion	Metallic components shall show no signs of corrosion.
Assembly Tensile	Confirmation of the bond strength of the catheter assembly must meet pre-determined loads.
Hemolysis	Dynamic hemolysis testing must show that devices are non-hemolytic.
Pressure Drop	Pressure drop testing to confirm flow rate values for product labeling

The Aortic Perfusion Cannulae conform to the following standards:

- ISO 10993-1:2009, Biological evaluation of medical devices -- Part 1: Evaluation and testing.
- ISO 10993-7, Biological evaluation of medical devices - Part 7: Ethylene oxide sterilization residuals
- ISO11135-1, Sterilization of health care products – Ethylene oxide - Part 1: Requirements for development, validation and routine control of a sterilization process for medical devices
- ISO14971, Medical devices – Application of risk management to medical devices

Conclusion:

The Aortic Perfusion Cannulae are substantially equivalent to the cited predicate devices. The nonclinical tests demonstrate that the devices are as safe and as effective as the legally marketed devices.



DEPARTMENT OF HEALTH & HUMAN SERVICES

Public Health Service

Food and Drug Administration
10903 New Hampshire Avenue
Document Control Center - WO66-G609
Silver Spring, MD 20993-0002

March 13, 2013

Edwards Lifesciences LLC
C/O Karen Jones
12050 Lone Peak Pkwy.
Draper, UT 84020

Re: K123370

Trade/Device Name: Aortic Perfusion Cannula
Regulation Number: 21 CFR 870.4210
Regulation Name: Cardiopulmonary bypass vascular catheter, cannula or tubing
Regulatory Class: Class II
Product Code: DWF
Dated: January 21, 2013
Received: January 22, 2013

Dear Ms. Jones:

We have reviewed your Section 510(k) premarket notification of intent to market the device referenced above and have determined the device is substantially equivalent (for the indications for use stated in the enclosure) to legally marketed predicate devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments, or to devices that have been reclassified in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (Act) that do not require approval of a premarket approval application (PMA).

You may, therefore, market the device, subject to the general controls provisions of the Act. The general controls provisions of the Act include requirements for annual registration, listing of devices, good manufacturing practice, labeling, and prohibitions against misbranding and adulteration. Please note: CDRH does not evaluate information related to contract liability warranties. We remind you; however, that device labeling must be truthful and not misleading.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the Federal Register.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must comply with all the Act's requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803); good manufacturing practice requirements as set

forth in the quality systems (QS) regulation (21 CFR Part 820); and if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

If you desire specific advice for your device on our labeling regulation (21 CFR Part 801), please go to <http://www.fda.gov/AboutFDA/CentersOffices/CDRH/CDRHOFFices/ucml15809.htm> for the Center for Devices and Radiological Health's (CDRH's) Office of Compliance. Also, please note the regulation entitled, "Misbranding by reference to premarket notification" (21CFR Part 807.97). For questions regarding the reporting of adverse events under the MDR regulation (21 CFR Part 803), please go to <http://www.fda.gov/MedicalDevices/Safety/ReportaProblem/default.htm> for the CDRH's Office of Surveillance and Biometrics/Division of Postmarket Surveillance.

You may obtain other general information on your responsibilities under the Act from the Division of Small Manufacturers, International and Consumer Assistance at its toll-free number (800) 638-2041 or (301) 796-7100 or at its Internet address <http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm>.

Sincerely yours,

Matthew G. Hillebrenner

for

Bram D. Zuckerman, M.D.
Director
Division of Cardiovascular Devices
Office of Device Evaluation
Center for Devices and
Radiological Health

Enclosure

Statement of Indications for Use

510(k) Number (if known): K123370

Device Name: Edwards Lifesciences® Aortic Perfusion Cannula

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Prescription Use x
(Per 21 CFR 801.109)

OR Over-The-Counter Use

(PLEASE DO NOT WRITE BELOW THIS LINE – CONTINUE ON ANOTHER PAGE IF NEEDED)

Concurrence of CDRH, Office Of Device Evaluation (ODE)

Matthew G. Hillebrenner